

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

for In-His name – a new living Son's name ending in us  
- **Office Beneficial Owner** by GARY VERN CROSLEY  
aka a CORPORATION  
c/o postal service address: inhabitant  
1711 sunset road southeast  
rio rancho new mexico [87124]

**THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW MEXICO**

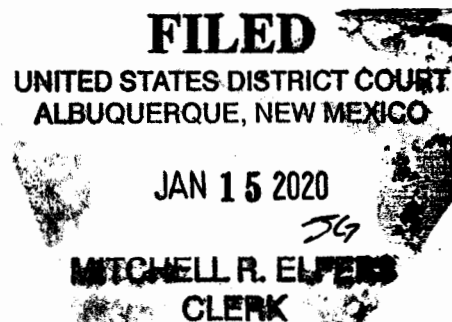
For In-His name – new living Son's name  
ending in us – **Office Beneficial Owner** by  
alleged GARY VERN CROSLEY aka  
Claimant  
alleged CORPORATION,

v.

Respondent (s)  
UNITED STATES OF AMERICA ALLEGED  
UNLAWFUL FOREIGN CORPORATION,  
DEBTOR.

WILLIAM A. HUDSON JR., ALLEGED  
CURRENT ACTING GENERAL COUNSEL  
JAMES M. BYRNE, ALLEGED FORMER  
GENERAL COUNSEL  
U.S. DEPARTMENT OF VETERANS  
AFFAIRS  
OFFICE OF THE GENERAL COUNSEL  
810 VERMONT AVENUE NW 021B  
WASHINGTON, DC 20420  
CYNTHIA HERNANDEZ, ALLEGED  
DEPUTY CHIEF COUNSEL  
STEPHANIE FIELDS, ALLEGED  
ATTORNEY  
U.S. DEPARTMENT OF VETERANS  
AFFAIRS  
OFFICE OF GENERAL COUNSEL  
TORTS LAW GROUP (02)  
251 NORTH MAIN STREET, SUITE 826  
WINSTON-SALEM, NC 27101

Case No. 20cv44 - JFR  
(To be supplied by the Clerk)



Civil Rights Complaint  
Pursuant to 42 U.S.C. Sec. 1983  
& 42 USC Sec, 1986

A living man over the age of 21 who is competent to  
contract and to testify. Absolute and Exclusive Title to:  
**Office Beneficial Owner**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

**A. Jurisdiction**

1) For In-His name – a new living Son's name ending in us by alleged GARY VERN CROSLEY aka a CORPORATION who in reality is a living American state National who is an living soul upon new mexico and is entitled to the rights and privileges of a freeman on the soil of new mexico and dwells at c/o postal service address: 1711 sunset road southeast, rio rancho new mexico [87124].

2) UNITED STATES for AMERICA has been changed to a CORPORATE UNITED STATES OF AMERICA and is employed as a unlawful FOREIGN CORPORATE UNITED STATES OF AMERICA with unlawful CORPORATE CONSTITUTION of 1781 at the time claim(s) alleged in this complaint arose, this FOREIGN CORPORATE UNITED STATES OF AMERICA GOVERNMENT has been acting under color of law without the knowledge and informed consent of we the living people. Is this not a BREACH OF CONTRACT of the original unincorporated Constitution of 1789 made with we the living people? (See Breach of Contract – BLACKS LAW DICTIONARY)

Yes – If your answer is “Yes”, briefly explain:

The people were not notified of the FOREIGN CORPORATE UNITED STATES OF AMERICA GOVERNMENT and CORPORATE CONSTITUTION OF THE UNITED STATES are both owned by the BLACK POPE for a loan given to the United States for America in 1871. The CORPORATE UNITED STATES has been an Vatican “Crown” CORPORATION since 1871. The original unincorporated “Constitution for the United States of America” was changed to “THE CORPORATE CONSTITUTION OF THE UNITED STATES OF AMERICA in 1871.” (See Title 28 U.S. Code Sec.

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

3002 “(14) **State** means any of the several States, the District of Columbia, the Commonwealth of Puerto Rico, The Commonwealth of the Northern Marianas, or any territory or possession of the United States. (15) ““United States” means- **(A)** a Federal corporation **(B)** an agency, department, commission, board, or other entity of the United States; or **(C)** an instrumentality of the United States”& (REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN page 7)

Thus, the people did not know nor have they given their informed consent to the new FOREIGN CORPORATE UNITED STATES OF AMERICA GOVERNMENT and CORPORATE CONSTITUTION OF THE UNITED STATES owned by the BLACK POPE. Without the peoples’ informed consent FOREIGN CORPORATE UNITED STATES OF AMERICA GOVERNMENT and CORPORATE CONSTITUTION OF THE UNITED STATES owned by the BLACK POPE does not comply with the original unincorporated Constitution and is void as any unconstitutional act of an official will at least be a violation of the oath of that official to execute the duties of his office, and therefore grounds for his removal from office. No official immunity or privileges of rank or position survive the commission of unlawful acts. If it violates the rights of individuals, it is also likely to be a crime, and the militia duty obligates anyone aware of such a violation to investigate it, gather evidence for a prosecution, make an arrest, and if necessary, seek an indictment from a grand jury, and if one is obtained, prosecute the offender in a court of law. (See Informed consent - BLACKS LAW DICTIONARY)

Arturo Sosa Abascal aka BLACK POPE is the most powerful man on earth. He rules over the Maritime Laws (business) and the Space Laws. He controls all the Banking systems, Freemasonry

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint:** Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

around the world and the Secret Service, too (CIA, FBI, NSA, SIS, MI6, SCOTLAND YARD, MOSSAD, CSIS, DGSE, FSB). (See REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN page 5)

Alleged VA's attorneys William A. Hudson Jr., Current Acting General Counsel & James M. Byrne, Former General Counsel, Cynthia Hernandez, Deputy Chief Counsel and Stephanie Fields are not competent and are not registered as Foreign Agents pursuant to 18 USC Sec. 951 nor at FARA.gov. Pursuant to 18 USC Sec. 951 not to be registered as a Foreign Agent it says, “(a)(b) shall be fined under this title or imprisoned not more than ten years, or both.” Thus, it is a criminal felony not to be registered as a Foreign Agent as it is well known that only criminals disobey the written law. (See 18 USC Sec. 951 & FARA.gov Foreign Agents Registration Act)

All Foreign Agents such as JUDGES, ATTORNEYS, PROSECUTORS, BANKERS, SECRET SERVICE AGENTS, IRS AGENTS, FBI AGENTS, CIA AGENTS, SOCIAL SECURITY AGENTS and etc are owned by the BLACK POPE as the BLACK POPE owns all the CORPORATIONS in America. Thus, all people working for FOREIGN CORPORATIONS in America are required to be registered as a Foreign Agents. (See REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN page 7 & Exposing every Judge, Attorney(Lawyer), and Prosecutor as a Foreign Agent – Sep. 6, 2010 Golds Money)

Both the unincorporated Constitution – Article VI and the CORPORATE NEW MEXICO CONSTITUTION – Article II Sec. 1 provide for the people to rule by the supreme Law of the Land. The people instead are ruled over by Maritime Laws (business) that violates both the unincorporated Constitution – Article VI and the CORPORATE NEW MEXICO CONSTITUTION – Article II Sec. 1. It is well known that anything that is contrary to the organic unincorporated Constitution is null and void. Other violations to the original unincorporated Constitution and the

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

CORPORATE NEW MEXICO CONSTITUTION are numerous. (See the unincorporated Constitution of 1789 & CORPORATE NEW MEXICO CONSTITUTION OF 1912)

Thus, the alleged VA's attorneys William A. Hudson Jr., Current Acting General Counsel & James M. Byrne, Former General Counsel, Cynthia Hernandez, Deputy Chief Counsel and Stephanie Fields have all committed CONSTITUTIONAL torts to include but is not limited to: Amendment XIV Sec. 4 that says, “ “The validity of the public debt, of the United States, authorized by law, including debts incurred for payment of pensions and bounties (promised gratuities – payment over and above services rendered), for services in suppressing insurrection or rebellion, shall not be questioned.” (See the unincorporated Constitution of 1789 & CORPORATE NEW MEXICO CONSTITUTION OF 1912)

Thus, US Veterans are not to be questioned when US Veterans ask for medical care, earned benefits, spousal benefits, Tort Claims and etc. US Veterans have a blood oath covenant for services in suppressing insurrection or rebellion and protecting the people of this great country's freedom and shall not be questioned when valid claims are presented to Veteran Affairs' (VA) employees.” For VA employees to question and/or deny US Veterans' valid Tort claims are all Constitutional torts done under the color of law! (See unincorporated Constitution of 1789 – The Bill of Rights – Amendment XIV Sec. 4 & Tort – Constitutional tort – BLACK'S LAW DICTIONARY)

US Veterans fought for the original unincorporated Constitution and to ensure the peoples freedom from Foreign and Domestic Enemies. US Veterans have been lied to as they have not been informed that the people are slaves for the BLACK POPE'S FOREIGN CORPORATION UNITED STATES OF AMERICA and the CORPORATE CONSTITUTION OF THE UNITED STATES. US Veterans gave

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

their sweat, blood and tears for Freedom and not to be slaves of the BLACK POPE. Thus, the real fight is still for Freedom (**a:** the absence of necessity, coercion, or constraint in choice or action **b:** liberation from slavery or restraint or from the power of another : INDEPENDENCE. Only a very few are satisfied to live their lives as slave. Most people will fight to the death for FREEDOM! Freedom is to love who you want to love, to do what they really want to do, and to go where ever you want to go and when they want to go. Freedom is not an peculiar and essential character to an individual. Freedom is for all of us. If you are in prison, bondage and servitude, and you have not injured another and your fight has been for freedom, than I am in prison with you. I cannot be free unless you are free. We are all one and we cannot be divided by name, race, rank, religious creed nor economic status. Freedom, Freedom, Freedom!!! (See Freedom – BLACK’S LAW DICTIONARY & The Law of One: Book I Page 68 “To serve one is to serve all.” - page 73 Question : “What is Law?” Answer: “The Law of One.” - page 85 ... “only identity. All is one, and that one is love/light, light/love, The infinite Creator.- page 86 ...the Law of One ; that is, no disharmony, no imperfection; that all is complete and whole and perfect. - page 98 The names are not important because there are no names. - page 202 There is only one law. That is the Law of One. - page 220 The Law of One is to do no harm to another.)

Also, International Laws and Federal Laws have been violated by alleged VA’s attorneys William A. Hudson Jr., Current Acting General Counsel, James M. Byrne, Former General Counsel, Cynthia Hernandez and Stephanie Fields to include but is not limited to: 18 USC Sec. 951- Agents of foreign governments, not registered as a Foreign Agent at FARA.gov, PL 92-500 Clean Water Act, Law of Affidavits and The United Nations International Covenant on Civil and Political Rights and etc. (See 18USC Sec. 951- Agents of foreign governments, FARA.gov Foreign Agents Registration Act, The

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

United Nations International Covenant on Civil and Political Rights, PL 92-500 Clean Water Act, &  
Law of Affidavits)

3) Alleged VA's attorneys William A. Hudson Jr., Current Acting General Counsel, James M. Byrne,  
Former General Counsel, Cynthia Hernandez, Deputy Chief Counsel and Stephanie Fields are  
employed as VA's attorneys at the time the claim(s)

Yes – If your answer is “Yes”, briefly explain:

to include but is not limited to: See Number 2 above.

4) Jurisdiction is invoked and evoked pursuant to 28 U.S.C. Sec. 1343(3), 42 U.S.C. Sec. 1983, 42  
U.S.C. Sec. 242, 18 U.S.C. Sec 241 and 242.

## B. NATURE OF THE CASE

1) Briefly state the background of your case.

This US Combat Veteran had a heart attack in December of 2017 and went to the VA Hospital in Albuquerque New Mexico. The VA was unable to find any records that this US Combat Veteran had served in Vietnam or the Army. This US Combat Veteran had his wife locate this US Combat Veterans DD-214 and bring it to the VA Hospital to prove service in the Army and in Vietnam. (You can request to see the DD-214)

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

This US Combat Veteran had a triple heart by-pass at the VA Hospital in Albuquerque, New Mexico. The surgery was done by interns and supervised by Dr. Pett. During this US Combat Veterans stay in the VA Hospital they found that this US Veteran had leukemia, diabetes, severe stomach problems, skin rashes and etc. This US Combat Veteran has had stomach pains so sever that many times this US Combat Veteran has prayed to die. The VA's doctors and interns determined that the heart attack, leukemia, diabetes, severe stomach problems, skin rashes and etc, were all caused by contact with Agent Orange aka Roundup – weed killer while serving in Vietnam. (See U.S. Finally admits Agent Orange residue poisoned its own soldiers, Exposing the Real Dangers of Weed Killers the weed killer glyphosate – infamously known as Roundup aka Agent Orange, Bayer CEO: Roundup Weedkiller Cancer Victims Are 'Nuisances,' COVER-UP: Scientists who find glyphosate herbicide in common foods are silenced or reassigned, There are many, many more articles on Roundup Weedkiller aka Agent Orange)

The VA's doctors put a blood line for the surgery between this US Combat Veterans' left side of his neck and left shoulder. The blood line was finely removed but the wound never healed after ten years. When this US Combat Veteran went to the VA Hospital the interns and doctors would say, "That is interesting the wound has never healed." The VA's interns and doctors did not order tests nor consult with other doctors or do anything to find out why the open wound had not healed.

After almost ten years the open wound was about 3 ½ inches long, 2 ½ inches wide and ¾ of an inch high and bled every day. The pain became excruciating and this US Combat Veteran could not sleep and spent the nights walking the floor screaming in agonizing pain. When you do not get your deep

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

REM sleep you start to go crazy. (Request (8) Affidavits received by the VA from this US Combat Veteran and not one Affidavit has been rebutted. Unrebutted or uncontested affidavits Prima Facie Evidence – facts deemed admitted!, & VA' medical reports)

About a month later this US Combat Veteran was finely able to get into the VA Hospital to be seen. They assigned a intern from India who could verily speak English. After almost 20 minutes of attempting to communicate with India intern this US Combat Veteran became flustered and raised his voice saying, "I want to see a real doctor."

A VA Hospital employee heard this US Combat Veteran and called security. This US Combat Veteran left the VA Hospital untreated. The next day this US Combat Veteran received a call from a woman doctor at the VA hospital. She said, "Will you give us a second chance? We believe that the open wound is cancer."

This US Combat Veteran was scheduled that afternoon to see a dermatologist. The dermatologist took a bi-op and said, "It will take three days to get the results, I'll call you." Three days later this US Combat Veteran received a call from the dermatologist who said, "The bi-op is positive for basil cell cancer." this US Combat Veteran asked, "What is my options." The dermatologist respond, "surgery is your only option." He scheduled for us to see a surgeon two days out.

This US Combat Veteran' wife and this US Combat Veteran keep the appointment with the surgeon. Here is what the surgeon told us, "Well you are probably not going to wake up form the anesthesiologist. I am going to put a hole in you more than six inches in diameter. I won't be able to get all the cancer as the cancer is down in your bones. There wont be enough skin to sew you

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec, 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

together." This US Combat Veteran answered, " You could do a skin graph." Dr. Russell replied, "Yes, I could do a skin graph. Your head is going to be pulled down to your shoulder on one side, You will have to spend the rest of you life that way. I give you a 30% chance to survive the surgery."

This US Combat Veteran' wife and this US Combat Veteran walked out of Dr. Russell's office and this US Combat Veteran's wife turned to him and asked, "Did he just threaten to kill you?" This Us Combat Veteran answered, "Yes."

Would you allow a doctor with this much negative energy and comments to do surgery on you? Thus, we opted out of surgery. Also Dr. Russell wanted this US Combat Veteran to do chemotherapy and radiation. This US Combat Veterans has researched chemotherapy which is muster gas used to kill men in World War II and radiation kills both good and bad cells. Lest than 3% of those who do chemotherapy and radiation live more than a year. After about ten years of gross negligence in not treating basil cell cancer surgery was the VA's only option. (See Radiation Therapy Can Cause Cancer to Spread & Chemotherapy cause leukemia. This US Combat Veteran already has leukemia and basil cell cancer.)

**C. CAUSE OF ACTION**

1) This US Combat Veteran allege that the following of my constitutional rights, privileges or immunities have been violated and that the following facts form the basis for my allegations:

**A)(1) Count 1**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

US Veterans have taken a oath to protect and defend the original unincorporated Constitution of 1789 against all enemies foreign and domestic. A oath taken is never repealed, resended, annulled, nor revoked. Thus, it is the responsibility and duty of US Veterans to protect the original unincorporated Constitution of 1789 against all enemies foreign and domestic. For US Veterans to not protect the people, the country and original unincorporated Constitution of 1789 would be Treason. It is an assume - (power or responsibility) to save the country. (The Lieber Code of (1863) SECTION I.-- Martial law—Military jurisdiction—Military necessity—Retaliation number 5 says, **“To save the country is paramount to all other considerations.”**)

Will we abide by the unincorporated Constitution (supreme Law of the Land) to save this country or will we allow foreigners to rule over us using Maritime Laws of the sea (business)? US Veterans are up to the task of saving the country. Those who are violating the original unincorporated Constitution of 1789 are the US Veterans' enemies foreign and domestic who are to be charge, tried and given their just sentence for their wrongful acts against the people and the original unincorporated Constitution of 1789.

**These are known violations of the original unincorporated Constitution of 1789 to include but is not limited to the following:**

- 1) Violation 18 USC Sec. 951 – Agents of foreign governments - “Writ of Quo Warranto” Nov. 30, 2019.
- 2) Violation Article I Sec. 9 – No Title of Nobility.
- 3) Violation Article III Sec. 3 – Treason against the United States.

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

- 4) Violation Article VI – shall be bound by Oath or Affirmation, to support this unincorporated Constitution.
- 5) Violation Bill of Rights – Amendment I – to petition the Government for a redress of grievance.
- 6) Violation Bill of Rights – Amendment V- nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use without just compensation.
- 7) Violation of Article VI – under the Authority of the United States, shall be the supreme Law of the Land.
- 8) Violation of Amendment XIV Sec. 1 & 4 – including debts for payment and bounties (promised gratuities – over and above payment due for services) for services in suppressing insurrection or rebellion, shall not be questioned.
- 9) Violation 18 USC Sec. 4 - Misprision of felony – Reported crimes of felony to over 60 alleged public officials, judges and attorneys that were ignored. Thus, people are not protected from the known criminals that were reported to alleged public officials and judges. This a Material breach of contract of the unincorporated Constitution Amendment XIV Sec. I ... “nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.”

(2) Supporting Facts:

- (a) See unincorporated Constitution 1789 cites, (8) Affidavits, Documents, Articles and other materials that will be provided upon request.

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

**B)(1) Count II**

**These are known violations of the CORPORATE NEW MEXICO CONSTITUTION ARTICLE II**

**to include but is not limited to the following:**

Sec. I – The constitution of the United States is the supreme law of the land. The state is ruled by Maritime Laws (business) and not the law of the land but rather the law of the sea (Maritime Laws (business). (See REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN page 7)

Sec. 2 – All political power is vested in and derived from the (living) people; all government of rights originates with the (living) people, is founded upon their will and is instituted solely for their good, - The BLACK POPE owns all CORPORATIONS and is the beneficiary to ones female given name as it was registered by the alleged CORPORATE STATE OF BIRTH CERTIFICATE (BC) aka DEATH CERTIFICATE (DC) as ones DEAD AFTER BIRTH is named as a CORPORATION. The living principal creditor beneficiary's credit asset (name) is stolen by the BLACK POPE who claims to be the beneficiary of the registered CORPORATE female given name. Thus, the living peoples' credit asset (name) is not solely for the living peoples' good as the BLACK POPE steals the credit asset (name) of the Living for a DEAD CORPORATION. (See REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN page 7

Sec. 3 The (living) people of the state have the sole and extrusive right to govern themselves as a free sovereign and independent state. - The BLACK POPES' FOREIGN CORPORATIONS Maritime Laws (business) rules over the (living) people by fraud and deception and the stealing of Living

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec, 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

creditors' credit asset (name). Sovereignty is now a negative term to define those who oppose FOREIGN CORPORATION GOVERNMENT that now rules over the (living) people. The FOREIGN CORPORATE GOVERNMENT does not want the living people to know that the living people have the right to govern themselves as a free, sovereigns as each individual is an independent state. (See REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN pages 5 & 7)

Sec. 4 All (living) persons are born equally free, and have certain natural inherent and inalienable rights, among which are the rights of enjoying life and liberty, of acquiring, possessing and protecting property and seeking and obtaining safety and happiness. - How can all living persons be born equally free when the BLACK POPE owns ones' name as a DEAD CORPORATION and steals the credit asset (name) of the Living creditor by fraud and deception? Thus, each person is in bondage, servitude and slavery to the BLACK POPE. Thus, the living people in reality have no rights to life, liberty and property or safety and happiness as all the living people are considered as DEAD souls (names) which are used as DEAD CORPORATE commodities to enrich the lawless BLACK POPE and all of the lawless DEAD CORPORATIONS he owns. Every commercial paper the living person puts their name on i.e mortgage, car title, property etc. is owned by the BLACK POPE who claims to be the beneficiary of the registered CORPORATE female give name. (See REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN pages 5 & 7)

Sec. 5 The rights, privileges and immunities, civil, political and religious guaranteed to the (living) people of New Mexico by the Treaty of Guadalupe Hidalgo shall be preserved inviolate. - The BLACK POPE owns the female given name that was registered as a DEAD FICTITIOUS CORPORATE NAME. The DEAD have no God given rights, privileges, civil, political and/or religious as the DEAD

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

have not spirit, energy, or capacity to contract or to anything. (See REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN pages 5 & 7)

(2) Supporting Facts:

(a) See annexed Affidavits, Documents, Articles, unincorporated Constitution, & other materials.

(b) See CORPORATE NEW MEXICO CONSTITUTION 1912, Affidavits, Documents, Articles and other materials that will be provided upon request.

**C)(1) Count III**

Veterans Affairs (VA) employees are responsible for many suicides and the genocide of US Veterans.

It was recently reported on TV News that many states are not doing follow-up on the numerous tests that showed positive results for various life threatening conditions. (See Veterans With Cancer Died After Delays at VA Hospital – Watchdog: New Mexico VA & Report: Cancer screening results delayed to patients – Albuquerque, NM Veteran Affairs Hospital. Will be provided upon request.)

Director Welch, Albuquerque VA Hospital, is responsible for the genocide of US Veterans due to his gross negligence in not filling the follow-up position on positive colon screenings for almost two years. Director Welch has not been charged with murder and/or man-slayer even though this information was sent to the FBI, US Marshals, US President, US Attorney General, US Inspector General, US Secretary of Veteran Affairs, NM Congressman, NM Senator, NM Governor, NM Attorney General, and others at least 25 to 65 different times. This US Combat Veteran has not received a single response from anyone. How despicable

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

that the genocide of US Veterans bring no investigation or positive action to protect US Veterans from the US Department of Veteran Affairs – Albuquerque, NM VA Hospital. Thus, it is apparent that alleged CORPORATE FOREIGN GOVERNMENT OFFICIALS consider US Veterans nothing more than worthless eaters. (See Veterans With Cancer Died After Delays at VA Hospital – Watchdog: New Mexico VA & Report: Cancer screening results delayed to patients – Albuquerque, NM Veteran Affairs Hospital. Will be provided upon request.)

The alleged intent of alleged VA's attorneys is to cause additional injuries (violation of another's rights for which the law allows an action to recover damages) as they have failed to answer correspondence with numerous questions asked, failed to provide request for documents, failed to provide proof that standard medical care was provided for a patient with leukemia and for proof/evidence that allege VA's attorneys are registered as a Foreign Agent pursuant to OMB NO, 1124-0001 Form requested more than 7 different times & etc. (See 18USC Sec. 951- Agents of foreign governments & FARA.gov Foreign Agents Registration Act)

Thus, the alleged VA's attorneys have caused addition injuries to US Veterans by not displaying kindness and concern for US Veterans physical and emotional problems. Alleged VA's attorneys added to the US Veterans' emotional stress i.e. depression, anxiety, irritability, low sex drive, memory and concentration problems, compulsive behavior and mood swings by not responding to US Veterans correspondence. In addition, with chronic mental stress, those same lifesaving reactions in the body can disturb the immune, digestive, cardiovascular, sleep, and reproductive systems. Some people may

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec, 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

experience mainly digestive symptoms, while others may have headaches, sleeplessness, sadness, anger, or irritability hastening DEATH (genocide - the deliberate and systematic destruction of a racial, political, or cultural group) of living US Veterans. (Will provide (8) Affidavits received by the VA without one Affidavit being rebutted. (See unrebutted or uncontested affidavit Prime Facie Evidence – facts deemed admitted, WASHINGTON (AP) – Suicide among military veterans is especially high in the western U.S. and rural areas, How to Deal With Combat Stress with 53 source Articles. Will be provided upon request.)

These alleged VA's attorneys have been written over 40 times without answers to valid questions, disclosure of documents, reports or even a response. The Dead **CORPORATE UNITED STATES OF AMERICA** can only deal with Dead AFTER BIRTH CORPORATE DEAD NAME Debtors. Dead CORPORATIONS can only deal with those of like kind, which is another Dead CORPORATION. This is the reason the VA honors (Uniform Commercial Code (UCC) definition of To 'honor' is to pay or to accept and pay) DEAD US Veterans with cemeteries and memorials and the living US Veterans with lip service, "Thank you for your service." (Copies of correspondence sent to the alleged VA' attorneys with annexed materials and prove of mail delivered . Will be provided upon request.)

We have asked for alleged VA's attorneys to negotiate with us on the amount of \$900 Million US Dollars (tax free) that will be the amount set forth in Federal Court. All moneys received will go to help US Veterans who are homeless and who are in great need of financial help. It is apparent that this US Veteran has not received the help this US Veteran needs as this US Combat Veteran has spent over \$135,000 out of this US Veterans own pocket to stay alive. This US Combat

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

Veteran suffers severe pain 24/7 from the basil cell cancer and severe stomach problems. (The amount of \$135.000 out of pocket expenses to stay alive will be provided upon request.) The VA's doctor told this US Veterans' wife and this US Veteran that this US Veteran would probably not wake up from the anesthesiologist and gave this US Veteran only a 30% chance to survive the surgery. Thus, this US Veteran was only given one option which was to do surgery and most likely die. The alleged VA doctors' committed gross negligence by not identifying basil cell cancer on this US Veteran after almost ten years. The VA's doctors and interns have committed gross negligence to include but is not limited to: not identifying basil cell cancer, not testing for and/or treating basil cell cancer for about ten years. ((8) - Affidavits with no rebuttal of the (8) Affidavits will be provided upon request.)

Allow this US Combat Veteran to remind all Attorney(s) that recently the TV News has reported that Paul Manafort and Attorney Michael Cohen are both going to prison for NOT being registered as foreign agents. This US Veteran suggest that the FBI, U.S. Attorney General of the United States, Attorney(s) General(s) of each State investigate FARA for proper registration of foreign agent(s) and those who are not in compliance must be charged and prosecuted. It is the duty of all American state National(s) to ensure that all judge(s), attorney(s) and Internal Revenue Agent(s) & etc., are registered as Foreign Agents. (See 18 U.S. Code Sec. 951. - Agents of foreign governments & 18 U.S. Code Sec. 956. - Conspiracy to kill, kidnap, main, or injure persons or damage property in a foreign country. (Retired Judge Dale – Spills the beans – THE BAR exposed – 25 May 2012 – Walter Buvien expands on the CAFR. Will be provided upon request.)

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

Also, “Due process of law” does not provide for the poisoning of the peoples’ waters pursuant to PL 92-500 Clean Water Act “Nations waters” as defined under Sec. 101(a) of a particular district, in this case environmental district of North America. (See Lieber Code, General Orders, and Article 16 & 70.

Basil cell cancer has gone up into this US Combat Veterans’ mouth and has caused serious problems with this US Combat Veterans’ teeth. Six teeth have been extracted and over 30 cavities have been filled. This US Combat Veterans’ mouth was hurting so bad that this US Combat Veteran could not sleep for two days.

This US Combat Veteran by some miracle got through to the VA on the phone and a appointment was made for that same afternoon. X-rays were taken and it showed that tooth number 22 was abscessed and that this US Combat Veteran needed a root canal procedure.

This US Combat Veteran had researched root canals and knows that the root canal procedure cause cancer and other health problems. Another dentist was bought in who claimed that he had 34 years of experience in doing root canals. This US Combat Veteran told this male dentist, “You do know that root canals cause cancer?” His response was, “I know root canals cause cancer.” This US Combat Veteran answered, “I already have two types of cancer leukemia and basil cell cancer. Lets not go for three types of cancer.” The male dentist than asked, “What do you want us to do?” This US Combat Veteran answered, “The area around the tooth is infected. I have leukemia that effects the immune system. The tooth needs to be extracted as soon as possible as the infection is life threatening.” The VA set this US Combat Veteran up to see an outside the VA dentist as the male dentist said, “We do extract

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

teeth at the VA. You need to see an oral surgeon.” (See ROOT CANAL COVER-UP – A Founder of the Association of Root Canal Specialists Discover Evidence That Root Canals Damage Your Health Learn What to Do – GEORGE E, MEINIG D.D.S., F.A.C.D.)

The VA does extract teeth as this US Combat Veteran has had a tooth extraction done by a VA dentist. The VA was worried do to this US Combat Veterans’ leukemia and did not want to accept the responsibility if a life threatening event should occur.

Thus, this US Combat Veteran saw Steve Traub, D.D.S. Who was to do extraction of the tooth causing the infection. Dr. Trub was about to extract the tooth when this US Combat Veteran said, “You do know that I have leukemia?” Dr. Trub literally froze in place. Then Dr. Trub said, “The VA did not say that you have leukemia on the VA’s referral.” This US Combat Veteran replied, “My life is in danger because of the infect. The tooth needs to be extracted.” Dr. Trub did the tooth extraction and called this US Veteran at 9:30 that night to see if everything was doing OK. No VA doctor has ever followed-up to check if this US Veterans was having any medical problems. (See (8) Affidavits that will be provided upon request)

This US Combat Veteran sent correspondence dated October 3, 2018 sent to the VA’s alleged Tort Claim attorneys “The United Nations International Covenant on Civil and Political Rights” and pointed out PART III – Article 7 that says, “No one shall be subjected to torture or cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentations.” unincorporated Constitution Article 8 says “1. No one shall be held in slavery and the slave-trade in all their forms shall be prohibited. 2. No one shall be held in

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec, 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable  
servitude.”**

The above applies to the BLACK POPE who owns the female name (soul) that was registered by the CORPORATE STATE OF BIRTH aka DEATH as a CORPORATION. The BLACK POPE owns all the CORPORATIONS in America. Thus, the ownership of a living mans' name (title) is slavery. Everything the living man has give sweat labored equity for and then places, what he believes is his name on commercial paper e.i. mortgage loan for a home, vehicle loan, property loan, etc, is really the property of the BLACK POPE who alleges to own the man's name (title). Is the owning of a man's name (title) and the stealing of his sweat labor equity is this not known as slavery? (See unincorporated Constitution Article 8 says “1. No one shall be held in slavery and the slave-trade in all their forms shall be prohibited. 2. No one shall be held in servitude.”)

The living soul/spirit people of this country have not been informed of the many medical or scientific experimentations to include but is not limited to the following: Agent Orange aka Roundup weed killer sprayed on US Combat Veterans who served in Vietnam violating Article 7 of “The United Nations International Covenant on Civil and Political Rights.” Federal, State, Private and Public CORPORATIONS ARE IN VIOLATION OF Public Law 92-500 – Clean Water Act which was effective October 18, 1972, spraying of other chemicals and heavy metals and only God knows what else was sprayed on the American living soul/spirit people, by aircraft, without the peoples' informed consent. The giving of flu shots and vaccines to US Veterans via the U.S. Department of Veteran Affairs without providing disclosure nor informed consent to enable the US Veterans who were patients to make a

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

conscious and knowledgeable decision that could affect the patient's health and well-being. Alleged VA's Tort Claim attorneys were informed of The United Nations International Covenant on Civil and Political Rights" and were provided a copy of the same for their use. (See Doctor Blows Whistle on Flu Shot: 'It's Designed to Spread Cancer,' Vaccines containing aluminum shown to cause neurological damaged, Flu Vaccine is the most Dangerous Vaccine in the U.S. based on Settled Causes for Injuries, Report from the Department of Justice – Dec. 5, 2013 - 4<sup>th</sup> quarter report on vaccine damages paid out by Health and Human Services, Dr. Russell Blaylock Warns: Don't Get the Flu Shot – It promotes Alzheimer's. There are many more on why not to be vaccinated or get the Flu Shoot, Vaccine Fail: "Whooping cough outbreak closes Texas school despite 100-percent vaccination rate: officials," FDA researcher admits viral cells in vaccines may "activate" genes and spread more disease. Will provide these articles upon request.)

Thus, it is evident that the alleged VA's Tort Claims attorneys will not uphold the Constitution, 18 USC Sec. 951 – Agents of foreign governments nor register at FARA.gov as a Foreign Agent, comply with Laws of unrebutted Affidavits, comply with The United Nations International Covenant on Civil and Political Rights" or who knows what other written laws these alleged VA's Tort Claim attorneys knowingly, willfully, intenttally and maliciously will not comply with. "No one is above the law." There is over 500,000 homeless US Veterans who have been kicked to the curb to die in the gutters. The promises made to US Veterans have not been kept. Thus, US Veterans lose all hope as many US Veterans are committing suicide. It is apparent that this is the VA's plan to genocide US Veterans so that the CORPORATE UNITED STATES OF AMERICA does not have to pay US Veterans' pensions, benefits, spousal benefits or medical care. The only thing of real value in this world is the people's

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

skills, knowledge, reasoning, intuitive insights and by coming to know that we are all the living One Spirit of us. (See Veteran Homelessness Facts & Veterans suicide rate. Will be provide upon request)

This US Combat Veteran knows from research that a illegal alien (unlawful immigrant) receives about \$72,000 in benefits from this country each year for i.e. education, medical, food stamps, housing and etc, etc. Also, this US Combat Veteran that is a 100% disabled US Combat Veteran receives about \$38,731 in benefits each year. This US Combat Veteran is a 100% disabled so most of the US Veterans receive far less than \$38,731 in benefits each year. Please let us US Veterans know how US Veterans can qualify as an illegal alien so that US Veterans can at least have the same standard of living in this country as a illegal alien.

(2) Supporting Facts: Will be provide upon request

(a) See Affidavits, Documents, Articles, unincorporated Constitution, & other materials. Will be provided upon request.

#### **D)(1) Count IV**

All courts in the United States are listed as CORPORATIONS for-profit and are traded on Dun and Bradstreet as an investment. How can the people get truth (nothing hidden, nothing concealed, everything reviled) and justice (just behavior and treatment) in CORPORATE COURTS for-profit?

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint:** Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

The living people are being used to steal their credit asset (name) worth Millions and Millions US

Dollars. (See Dun & Bradstreet reports on CORPORATE COURTS on-line)

Judges are not registered as Foreign Agents pursuant to 18 USC Sec 951- Agents of foreign governments nor at FARA.gov with is a crime of felony. No one is above the law. It is way past the time for all of us to become a living One Spirit of us living by the Law of One which to do no harm to another! As we are all one to do harm to another is to do harm to yourself. (See annexed "Writ of Quo Warranto" where more than 60 JUDGES, ATTORNEYS, and PROSECUTORS were Noticed that they were not registered at FARA.gov and to provide their OMB #1124-0001 form, within 10 days of receipt, as proof/evidence that they have registered as a Foreign Agent. Not a single OMB#1124-0001 has been received. Thus, we can conclude that no JUDGE, ATTORNEY nor PROSECUTOR is in compliance with 18 USC Sec. 951- Agents of foreign governments nor is registered with FARA.gov as a Foreign Agent!)

The Law of One is the only law there is for living people. If you do not harm another you will not cause physical pain, stress, nor sadness to another, will not steal from another, commit adultery, lie to another, hide truth from another & etc, etc, etc. The Law of One is the true compassion of the Father for all of us. If we are to save our selves and this country there must be truth, justice and compassion in our courts and the living people are to be ruled by the Law of One (us) which is the Law of the Land aka common law which is "us" the people!

Judges must protect the living peoples' life, liberty, and property from those who use fraud, deception and trickery to steal the living mans' credit asset (name). It is lawless (not regulated by or based on law) ones (those who are arrogant enriching themselves and have the lust for power) as judges are to

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

protect the people from known criminals. (Unincorporated Constitution Amendment XIV Sec I says..."nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the law.")

The time is now to live with each other as a living One Spirit of us with everyone loving and serving each other! Our only purpose for living is to love and serve each other. "For with what judgment ye judge, ye shall be judged: and with what measure ye mete, it shall be measured to you again." "Woe unto you, lawyers! For ye have taken away the key of knowledge: (Father's new living Son's name ending in us) ye entered not in yourself, and them that were entering in ye hindered."

It is time to love and serve your country and the great people of this country. Especially it is time to honor and repay living US Veterans for their sacrifices and service to the people of this great country. Dead US Veterans are honored with cemeteries and memorials. Some living US Veterans receive medals and most living US Veterans receive only lip service, "Thank you for your service." US Veterans have earned the promises (a declaration or assurance that one will do a particular thing or that a particular thing will happen) that have all been broken. "What happened to all those firm promises of support for US Veterans?"

It is our chose to serve a DEAD CORPORATION and be a slave or to serve humanity by loving and serving each other and living as the One Spirit of us which is Freedom. Freedom is the knowledge of the truth (nothing hidden, nothing concealed, everything reveled) which existed before the ignorance was ruling, forever without beginning and without end, being something good and a salvation of things and a release from the servile (slave) nature in which they have suffered. Do you choose to be a slave

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

to a CORPORATION or do you choose to be free to love and serve others? It is up to you to make your chose!

**D) PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF**

1) Have you began other lawsuits in state or federal court dealing with the same facts involved in this action or other wise relating to the conditions of your imprisonment?

Yes \_ No x If your answer is "Yes", describe each lawsuit. (if there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

**E. REQUEST FOR RELIEF**

1) This US Combat Veteran know that this US Combat Veteran is entitled to the following relief:

This US Combat Veteran has spent over \$135,000 out of his own pocket to stay alive by using natural remedies and microcircuit machines. Also, this US Combat Veteran has never been reimbursed for the monies paid to the VA for the heart sugary and VA Hospital stay. This US Combat Veteran has written the VA asking to be reimbursed for the money paid more than seven different times without ever hearing from the VA. (See 38 USC Sec. 1110 & 38 USC Sec. 1155. Other documentation will be provided upon request.)

This US Combat Veteran has written at least 20 or more alleged public officials, some over 65 times, without a single response. Alleged VA's attorneys have been written at least 20 times and have been sent over seven affidavits with no rebuttal of any of the affidavits. The mass amount of correspondence and affidavits to alleged public officials and alleged VA' attorneys without response

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

are substantial proof/evidence that there is no genuine dispute as to any material fact and the claimant is entitled to Rule 56 Summary Judgment.

This US Combat Veteran knows that a ground-keeper in Oakland, California was awarded \$289 Million US Dollars by a Court as Roundup weed killer aka Agent Orange was the cause of the ground-keeper's cancer. This US Combat Veterans while severing in Vietnam was sprayed with Agent Orange aka Roundup - weed killer countless times. US Veterans never gave their informed consent to be used as lab rats for experimentation of Agent Orange aka Roundup – weed killer effects on living men. This is a violation of "The United Nations International Covenant on Civil and Political Rights – PART III Article 7 "No one shall be subjected to torture or cruel, inhuman or degrading treatment or punishment in particular, no one shall be subjected without his free consent to medical or scientific experimentation." (See annexed San Francisco Jury Awards \$289M to Groundskeeper Who Says Weed Killer Caused His Cancer.)

The VA's doctors have determined that Agent Orange aka Roundup – weed killer was the cause of this US Combat Veterans heart problem, diabetes, severe stomach problem, skin rashes etc. The Oakland, California ground-keeper who was awarded \$289 Million US Dollars for the cancer caused by the use Roundup – weed killer aka Agent Orange was not cutting his way through triple canopy jungle with a machete to protect the people of this country. Also, the ground-keeper was not eating c-rations in the pouring rain, sleeping on the ground nor having the enemy attempting to kill him on many different occasions. Thus, a US Combat Veteran who served his country in Vietnam, who has leukemia as the result of Agent Orange aka Roundup – weed killer, should be considered to have a much higher value

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

for his life than a ground-keeper in a Oakland, California who was at home with his family, close friends and had all the comforts of living a normal life style.

It is a fact that more than 60 JUDGES, ATTORNEYS, and PROSECUTORS were sent a “Writ of Quo Warranto” and 18 USC Sec 4 – Misprision of felony – Reporting of known crimes of felony on November 30 2019. These JUDGES, ATTORNEYS, and PROSECUTORS were all looked up at FARA.gov on Nov, 30, 2019 and no result was found that any of them were registered as a Foreign Agent. They were all asked to provide proof/evidence that they are registered as a Foreign Agent within 10 days of receipt by providing OMB No. 1124-0001 form showing they are registered as a Foreign Agent. Not one JUDGES, ATTORNEYS, and/or PROSECUTORS has provided their OMB No. 1124-0001 form to show proof/evidence they are registered as a Foreign Agent.

Over 60 JUDGES, ATTORNEYS, and PROSECUTORS who were sent the “Writ of Quo Warranto” have acted knowingly, willfully, intentionally and with malice in violation of the unincorporated Constitution and the Clayton Antitrust Act and RICO. Thus, all can be sued under 42 USC Sec. 1983 as their violation of law was willful. As they were all Noticed of violation of 18 USC Sec.951- Agents of foreign governments and to register as Foreign Agents at FARA.gov they were given the opportunity to correct their violation of the unincorporated Constitution and all failed to do so. They were all Noticed and failed to comply with 18 USC Sec. 951- Agents of foreign governments and to register as a Foreign Agent an to register at FARA.gov as a Foreign Agent. Thus, these JUDGES, ATTORNEYS, and PROSECUTORS have all violated the original unincorporated Constitution and have committed Treason and Constitutional torts and thus, can be sued under 42 USCA Sec. 1983.

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

Also, mandatory treble damages (triple the amount of the actual/compensatory to awarded to prevailing claimant) provisions are to be awarded for all violations of the Clayton Antitrust and RICO. The amount of this US Combat Veterans' Tort Claim is \$300 Million US Dollars (tax free) X 3 for the Whole Sum Total of \$900 Million US Dollars (tax free) to help the over 500,000 homeless US Veterans and those US Veterans that the VA has denied US Veterans' valid Tort Claims, benefits and medical care. Not a penny of the \$900 Million US Dollars (tax free) will be used for self enrichment. US Veterans need help NOW! The \$900 Million US Dollars (tax free) are to be received within 90 days of this order autographed by the Court Judge so US Veterans can immediately receive the help US Veterans desperately need.

Annexed:

- 1) Copy of ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS – CASE INFORMATION RECORD - PLAINTIFF/DEBTOR - DEFENDANT/CREDITOR – a living man
- 2) Copy of TESTIMONIAL OF TRUTH – TESTIS' DENIAL OF BEING A FICTITIOUS CORPORATION – Nov. 12, 2019
- 3) Copy of TESTIMONIAL OF TRUTH AND DEFENSE – Nov. 18, 2019)
- 4) Copy of Unrebutted or uncontested affidavit Prima Facie Evidence – facts deemed admitted!
- 5) Copy of CERTIFIED MAIL# 7017 3380 0000 2899 6449 to Jean RP87, VA Inspector General Hotline (53E), 810 Vermont Ave. NW, Washington DC 20420 -Awaiting response!
- 6) Copy of CERTIFIED MAIL# 7017 3380 0000 2898 8352 to Michael E. Horowitz, Inspector General, 950 Pennsylvania Avenue NW Suite 4706, Washington DC 20530-0001 – Genocide of US Veterans – Must be Stopped!!! - No response!
- 7) Copy of Exposing every Judge, Attorney(Lawyer), and Prosecutor as a Foreign Agent
- 8) Copy of FARA – Foreign Agents Registration ACT
- 9) Copy of B.A.R. ATTORNEYS HAVE NO Legislative Authority In Courtrooms
- 10) Copy of REVELATIONS OF THE ROMAN-CATHOLIC-VATICAN
- 11) Copy of "Writ of Quo Warranto" 18 USC sec. 4- Misprision of felony – Reporting of know crimes of felony

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - **BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.**

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

- 12) Copy of San Francisco Jury Awards \$289M to Grounskeeper Who Says Weed Killer Caused His Cancer
- 13) Copy of Letter to: James M. Byrne & Cyanthia Hernandez – Torts Law Group (02) 251 North Main Street, Suite 826, Winsron-Salem, NC 27101
- 14) If the court is really interested in truth (nothing hidden, nothing concealed, everything reveled) and justice (just behavior and treatment) this US Combat Veteran has about 3 feet of correspondence with no response, reports of known wrong doings by the VA, and news articles on Roundup – weed killer, vaccines, flue shoots etc, etc, and etc. This information will be provided to you upon request!

**DECLARATION UNDER PENALTY OF PERJURY**

The living One Spirit of us, declares under penalty of perjury that the living Son's name ending in us is the creditor in the above action, that the above complaint and the information contained therein is written by the originator who arranged the annexed materials that are true and correct. 28 U.S.C. 1746. 18 U.S.C. Sec. 1621.

for In-His name – new living Son's name ending in us  
by GARY VERN CROSLEY aka a CORPORATION

**Office Beneficial Owner**

by [crosley]  Date 1-15-2020

  
Handgraph of Claimant  
a living One Spirit of us  
a living principal beneficial creditor  
without prejudice UCC 1-308

Civil Rights Complaint Pursuant to 42 U.S.C. Sec. 1983 & 42 USC Sec. 1986 - BREACH OF CONTRACT of the unincorporated Constitution; 28 USC 1331; DECLARATORY RELIEF; INJUNCTIVE RELIEF; Petition to the Civil Court for Civil Rights Complaint: Respondent(s) have used fraud, deception, trickery, extortion and/or continuing trespass under the color of law to make gain unlawful profits from extortion aka Lucrative Title use of name of the claimant.

**Without Prejudice; Special; Restricted; Private; Visitation;  
Without Recourse; All rights reserved; No-Liability assumed; Not-commercial; Not-negotiable**

STATE OF NEW MEXICO  
COUNTY OF BERNALILLO  
THE UNITED STATES COURT  
FOR THE DISTRICT OF NEW MEXICO

Case No. \_\_\_\_\_

**THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW MEXICO**

For In-His name – new living Son's name ending in us – by alleged GARY  
VERN CROSLEY aka

Claimant  
alleged CORPORATION,

Case No. \_\_\_\_\_

(To be supplied by the Clerk)

V.

Respondent (s)

UNITED STATES OF AMERICA ALLEGED  
UNLAWFUL FOREIGN CORPORATION,  
DEBTOR.  
WILLIAM A. HUDSON JR., ALLEGED CURRENT ACTING GENERAL  
COUNSEL  
JAMES M. BYRNE, ALLEGED FORMER GENERAL COUNSEL  
U.S. DEPARTMENT OF VETERANS AFFAIRS  
OFFICE OF THE GENERAL COUNSEL  
810 VERNON AVENUE NW 021B  
WASHINGTON, DC 20420  
CYNTHIA HERNANDEZ, ALLEGED DEPUTY CHIEF COUNSEL  
STEPHANIE FIELDS, ALLEGED ATTORNEY  
U.S. DEPARTMENT OF VETERANS AFFAIRS  
OFFICE OF GENERAL COUNSEL  
TORTS LAW GROUP (02)  
251 NORTH MAIN STREET, SUITE 826  
WINSTON-SALEM, NC 27101

Civil Rights Complaint  
Pursuant to 42 U.S.C. Sec. 1983  
& 42 USC Sec. 1986

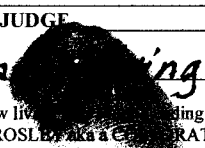
**ORDER**

1. Assigned Judge: \_\_\_\_\_
2. Type of Case: Civil

We are requesting that the 25 page limit for attachments on pleading be exceeded in order that all facts/evidence can be heard in the above case. Without all the facts/evidence being heard in the above case justice, judgment, remedy and truth cannot prevail.

Approved: \_\_\_\_\_

HONORABLE JUDGE

by [crosley], gary 

for In-His name – a new living Son's name ending in us  
by GARY VERN CROSLEY aka a CORPORATION

Name

Inhabitant

c/o postal service address:  
1711 sunset road southeast

rio rancho new mexico [87124]

(505) 369-0614

Claimant